



Montana-Dakota Utilities Co.
 A Division of MDU Resources Group, Inc.
 400 N 4th Street
 Bismarck, ND 58501

**State of South Dakota
 Gas Rate Schedule – SDPUC Volume No. 2**

Section No. 6
 1st Revised Sheet No. 4
 Canceling Original Sheet No. 4

STANDARD CUSTOMER BILL



SERVICE FOR
 GETTYSBURG, SD 57442-1412
 www.montana-dakota.com

ACCOUNT NUMBER
 DATE DUE
 May 31, 2012
 BILL DATE
 May 9, 2012
 AMOUNT DUE
 \$136.78

PAGE 1 of 2

(N)

ACCOUNT SUMMARY

Previous Balance	\$145.48
Payment Received 4/20/2012 Thank you	-145.48
Current Gas Charges	\$2.81
Current Electric Charges	\$3.97
Amount Due on 5/31/12	\$136.78

Any balance remaining after the due date is subject to a late payment charge of 1.00% per month.

CUSTOMER SERVICE & EMERGENCY SERVICE
 1-800-638-3278
 Emergencies: 24 hours a day
 Non-emergencies: Mon-Fri, 7 AM - 3 PM
 Email: customerservice@mdu.com
 Mail: Montana-Dakota Utilities Co.,
 Attn: Customer Service, PO Box 7665, Bismarck, SD
 58107-1606 Please include your account number



Gas Charges

BILLING PERIOD 4/5/12 - 5/7/12
 DAYS 33
 METER NUMBER 012799675
 METER READ DATE 5/7/12
Next scheduled read 6/6/12



RATE
 66 - Residential Gas

CURRENT READING	PREVIOUS READING	DIFFERENCE	DIFFERENTIAL	CHARGE
651.4	654.6	6.8	x 0.9504113	6.5
Basic Service Charge 33 Days x \$0.18 5.94				
Distribution Delivery 6.0 D+ x \$2.515 15.09				
Cost of Gas 5.2 D+ x \$3.656 19.00				
Cost of Gas 1.8 D+ x \$3.288 5.92				
OTA 6.0 D+ x \$0.019 0.11				
State Tax 4% x \$40.02 1.60				
City Tax 2% x \$40.02 0.80				
Total Charges \$52.81				

Electric Charges

BILLING PERIOD 4/5/12 - 5/7/12
 DAYS 33
 METER NUMBER 0112782295
 METER READ DATE 5/7/12
Next scheduled read 6/6/12



RATE
 10 - Residential Electric

CURRENT READING	PREVIOUS READING	DIFFERENCE	TOTAL USAGE
583.37	582.60	0.77	777 kwh
Basic Service Charge 33 Days x \$0.18 5.94			
Energy 120 kwh x \$0.0821 9.85			
Energy 200 kwh x \$0.08504 17.01			
Energy 27 kwh x \$0.08404 2.27			
Fuel Cost Adj. 0.12 kwh x \$0.02059 0.25			
Fuel Cost Adj. 165 kwh x \$0.00418 0.69			
State Tax 4% x \$70.22 2.81			
City Tax 2% x \$70.22 1.40			
Total Charges \$63.97			

PLEASE PRINT OR TYPE CLEARLY AND LEGIBLY
 CUSTOMER SERVICE CENTER



DATE 5/9/12
 TIME 2:01

DATE OF BIRTH
May 23, 2012
 AMOUNT DUE
\$136.78



GETTYSBURG, SD 57442-1412

Thank you for using the Montana-Dakota Utilities Co. Easy-Pay

(N)



Montana-Dakota Utilities Co.
 A Division of MDU Resources Group, Inc.
 400 N 4th Street
 Bismarck, ND 58501

**State of South Dakota
 Gas Rate Schedule – SDPU Volume No. 2**

Section No. 6
 2nd Revised Sheet No. 4.1
 Cancelling 1st Revised Sheet No. 4.1

STANDARD CUSTOMER BILL

Page 2 of 2



Customer Service: 1-800-638-3278 • 7 a.m.-7 p.m. Monday-Friday
 Call volume is generally higher on Mondays, for faster service please call Tuesday-Friday.
www.montana-dakota.com

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Ways to Pay Your Bill

Online: Go to www.montana-dakota.com for our free online payment service. Once you have registered, simply login each month to make your payment using any active U.S. checking account. It's an easy and secure way to review and/or pay your bill online 24/7.

Easy-Pay: Automatically pay your bill each month by having Montana-Dakota Utilities withdraw your pre-authorized payment from your financial institution 10 business days following your bill date, which is shown on your bill stub. Enroll electronically by logging into your account online and completing the online form.

By Phone: Our self-service automated telephone system allows you to pay your bill or deposit anytime it is convenient -- 24/7. To make a debit, credit card or check-by-phone payment, simply call our Customer Service Number and follow the prompts to the connected with our independent service provider. A convenience fee for each transaction will apply.

Payment Location: Pay by cash, check or money order at one of our payment locations; there is no charge for this service. Call Customer Service or visit our website for the nearest payment location. Payments made at a payment location are not credited to your account until they are received by Montana-Dakota Utilities.

By Mail: Mail your payment to MDU, P.O. Box 5600, Bismarck, ND 58506-5600. Return to allow time for mailing so your payment is received by the due date.

Balanced Billing: This billing plan levels out your monthly bill so you can reduce fluctuations brought on by changes in the weather and the cost of energy. To enroll, complete the Balanced Billing form located on our website or contact Customer Service at 1-800-638-3278.

Payment Due Date: Your bill is past due if not paid by the due date shown on the front of the billing statement. If you are paying with a credit card or paying at one of our payment locations in response to a Disconnection of Service Notice, please contact Montana-Dakota at 1-800-638-3278 and let us know that payment has been made.

Billing Terms and Definitions

The rates reflected on your bill have been approved by the Public Service Commission or Public Utilities Commission in the state where service is provided. Copies of the company's current tariffs are available at www.montana-dakota.com.

Basic Service Charge or Base Rate: A monthly or daily charge designed to cover a portion of the fixed costs incurred in providing utility service regardless of how much energy is used.

Constant: A fixed value used to convert meter readings to actual energy use when constant equipment is used in the metering process such as constant and potential transformers.

Cost of Gas: This charge recovers the cost of gas itself as well as other related costs Montana-Dakota incurs to purchase gas from suppliers in providing natural gas service. The cost is directly passed through to customers and does not provide Montana-Dakota with a profit.

CUA – Conservation Tracking Adjustment: A charge that provides funding for conservation-approved conservation programs.

Demand Charge: A charge designed to recover the demand or peak related costs associated with the delivery of electric service from the generation source to your meter.

Distribution Delivery Charge or Energy Charge: A volumetric charge to recover the costs of delivering energy to your meter. This amount varies with the amount of energy used.

DDSM – Distribution Delivery Stabilization Mechanism: A charge applicable to gas service designed to adjust for the over- or under-collection of distribution delivery revenues due to actual temperature deviations from normal temperatures. This adjustment is applicable during the billing periods Nov. 1-May 1.

Dt – Debit Terms: The Dt billed is reflective of the total amount of natural gas used in the billing period. The amount of natural gas used as measured by the gas meter is converted to Dt by applying a demand factor to the measured use in order to reflect the heating value of natural gas delivered.

Environmental Cost Adjustment: A charge per kWh applicable to electric service associated with

certain EPA required changes at Montana-Dakota's generating stations.

Fuel and Purchased Power: This charge recovers the fuel and purchased power costs the company incurs in supplying its customers with electricity. This adjustment is a pass-through to customers and is subject to change on a monthly basis.

Fuel Cost Adj. Adjustment per Kwh: To reflect changes in the cost of fuel and purchased power the company incurs in supplying its customers with electricity. This adjustment is a pass-through to customers and is subject to change on a monthly basis.

Generation Rider: A charge per Kwh or Kw for certain investments in electric power generation necessary to meet the requirements of Montana-Dakota's electric utility customers.

Kw – Kilowatt: The Kw billed is the peak demand (or maximum 15-minute measured demand) for electricity during the billing period of the maximum kilowatt demand in the customer's territory.

Kwh – Kilowatt-hour: The Kwh billed is the total amount of electricity used in the billing period.

Kvar Penalty: A penalty applicable to a customer operating its facilities outside the power factor range stated on the company's tariffs.

Power Supply Cost Adj. Adjustment per Kwh: To reflect changes in the cost of fuel and purchased power the company incurs in supplying its customers with electricity. This adjustment is a pass-through to customers and is subject to change on an annual basis.

TCA – Transmission Cost Adjustment: A charge per Kwh applicable in electric service for recovery of transmission-related expenditures and investments not of revenues received from others. The TCA is subject to change on an annual basis.

Therm Factor: The therm factor adjusts the amount of natural gas measured by the meter to the heat content and atmospheric pressure of the gas delivered to a customer's premises. This conversion ensures that all customers are billed based on the heat value of the gas during the applicable billing period.

USBC – Universal System Benefits Charge: A charge that provides funding for conservation and low-income programs.

Important Customer Information

If you have questions regarding your bill or service, please call Montana-Dakota Customer Service FIRST at 1-800-638-3278. If you cannot pay your bill at this time, we are willing to make satisfactory payment arrangements. If your questions are not resolved after you have called Customer Service, you may contact the regulatory agency governing in the state where service is provided:

- MT PSC: 1-800-640-5150 or write to P.O. Box 707601, Helena, MT 59710-7001
- ND PSC: Write to 600 E. Boulevard, Bismarck, ND 58505-0450
- SD PUC: 1-605-773-5291
- WY PSC: Write to 2515 West 4th Ave., Suite 200, Cheyenne, WY 82002

Payments made by check or electronically that are dishonored by the bank will be assessed a returned payment fee.

When you provide a check as payment, you authorize us to use information from your check either to make a one-time electronic fund transfer from your account or to process the payment as a check transaction. When we use information from your check to make an electronic fund transfer (EFT), funds may be withdrawn from your account as soon as the same day we receive your payment. The transaction will appear on your bank statement as EFT and you will not receive a copy or an image of your check from your financial institution.

Payments marked with a restrictive legend (Paid in Full, for example) will not act as an accord and satisfaction without our express prior written approval.

Save a Stamp! Receive, view and pay your bill online at www.montana-dakota.com.

Moving? To avoid being billed for service you have not used, please contact us at least two business days before you want service disconnected.

Has your mailing/email address or phone number changed?

Please provide details here and check the box on the front of this stub.

Account No.: _____

Name: _____

Mailing Address: _____

City: _____ State: _____ ZIP: _____

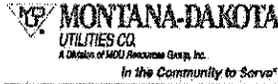
Phone: _____ | Email: _____

Date Filed: June 30, 2015 **Effective Date:** Service rendered on and after July 1, 2016

Issued By: Tamie A Aberle
 Director – Regulatory Affairs

Docket No.: NG15-005

Canceling _____



Customer Service: 1-800-638-3278 • 7 a.m.-7 p.m. Monday-Friday
 Call volume is generally higher on Mondays, for faster service please call Tuesday-Friday.
 www.montana-dakota.com

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Ways to Pay Your Bill

Easy-Pay: Automatically pay your bill each month by having Montana-Dakota Utilities withdraw your preauthorized payment from your financial institution each month. To enroll, call 1-800-638-3278 or complete the Easy-Pay Enrollment authorization form located on our website, www.montana-dakota.com, and return with a voided check.

Pay By Phone or Online: We accept payments through Western Union® Speedpay®, a third-party service provider. You will find the Speedpay link on our website or simply call toll-free 1-866-783-5185 and follow the prompts. Payments can be made 24/7 using your credit card, debit card or electronic transfer from a checking, money market or savings account. You will need your utility account number (available on your bill) to process your payment. Western Union® Speedpay® charges a \$3.35 convenience fee per transaction for this service.

Payment Locations: Pay by cash, check or money order at one of our payment locations;

there is no charge for this service. Call Customer Service or visit our website for the nearest payment location. Payments made at a payment location are not credited to your account until they are received by Montana-Dakota Utilities.

By Mail: Mail your payment to Montana-Dakota Utilities Co., P.O. Box 5600, Bismarck, ND 58505-5600. Be sure to allow time for mailing so your payment is received by the due date.

Balanced Billing: This billing plan levels out your monthly bill so you can reduce fluctuations brought on by changes in the weather and the cost of energy. To enroll, complete the Balanced Billing form located on our website or contact Customer Service at 1-800-638-3278.

Payment Due Date: Your bill is past due if not paid within 22 days after it is mailed. If you are paying with a credit card or paying at one of our payment locations in response to a Disconnection of Service Notice, please contact Montana-Dakota at 1-800-638-3278 and let us know that payment has been made.

Billing Terms and Definitions

The rates reflected on your bill have been approved by the Public Service Commission or Public Utilities Commission in the state where service is provided. Copies of the company's current tariffs are available at www.montana-dakota.com.

Basic Service Charge or Base Rate: A monthly or daily charge designed to recover a portion of the fixed costs incurred in providing utility service regardless of how much energy is used.

Constant: A fixed value used to convert meter readings to actual energy use when certain equipment is used in the metering process such as current and potential transformers.

Cost of Gas: This charge recovers the cost of gas itself as well as other related costs Montana-Dakota incurs from its pipeline suppliers in providing natural gas service. The cost is strictly a pass-through to customers and does not provide Montana-Dakota with a profit.

CTA - Conservation Tracking Adjustment: A charge that provides funding for Commission-approved conservation programs in the states of MT and SD.

Demand Charge: A charge designed to cover the demand or peak-related costs associated with the delivery of electric service from the generation source to your meter.

Distribution Delivery Charge or Energy Charge: A volumetric charge to recover the costs of delivering energy to your meter. This amount varies with the amount of energy used.

DDSM - Distribution Delivery Stabilization Mechanism: A charge applicable to gas service provided in ND and SD designed to adjust for the over- or under-collection of distribution delivery revenues due to actual temperature deviations from normal temperatures. This adjustment is applicable during the billing periods Nov. 1-May 1.

Dk - Dekaltherms: The Dk billed is reflective of the total amount of natural gas used in the billing period. The amount of natural gas used as measured by the gas meter is converted to Dk by applying a therm factor to the measured use.

Important Customer Information

If you have questions regarding your bill or service, please call Montana-Dakota Customer Service FIRST at 1-800-638-3278. If you cannot pay your bill at this time, we are willing to make satisfactory payment arrangements. If your questions are not resolved after you have called Customer Service, you may contact the regulatory agencies governing in the state where service is provided:

- MT PSC: 1-800-540-0150 or visit to P.O. Box 202601, Helena, Montana 59620-2601
- ND PSC: Write to 600 E. Boulevard, Bismarck, ND 58505-0460
- SD PUC: 1-605-773-3201
- WY PSC: Write to 2515 Warren Avenue, Suite 300 Cheyenne, WY 82002

Fuel and Purchased Power: This charge recovers the fuel and purchased power costs the company incurs in supplying its customers with electricity. This cost is a pass-through to customers and is subject to change on a monthly basis for customers served in MT and ND.

Fuel Cost Adj: Adjustment per Kwh to reflect changes in the cost of fuel and purchased power the company incurs in supplying its customers with electricity. This adjustment is a pass through to customers and is subject to change on a monthly basis in SD.

Kw - Kilowatt: The Kw billed is the peak demand for maximum 15-minute measured demand for electricity during the billing period or the minimum Kw amount as stated in the company's tariffs.

Kwh - Kilowatt-hour: The Kwh billed is the total amount of electricity used in the billing period.

Kvar Penalty: A penalty applicable to a customer operating its facilities outside the power factor range stated on the company's tariffs.

Power Supply Cost Adj: Adjustment per Kwh to reflect changes in the cost of fuel and purchased power the company incurs in supplying its customers with electricity. This adjustment is a pass-through to customers and is subject to change on an annual basis in WY.

TCA - Transmission Cost Adjustment: A charge per Kwh applicable to electric service provided in ND for recovery of transmission related expenditures and investments net of revenues received from others. The TCA is subject to change on an annual basis.

Therm Factor: The therm factor adjusts the amount of natural gas measured by the meter for the heat content and atmospheric pressure of the gas delivered to a customer's premise. This conversion ensures that all customers are billed based on the heat value of the gas during the applicable billing period.

USBC - Universal System Benefits Charge: A charge that provides funding for conservation and low-income programs in the state of MT as required by the Montana State Legislature.

Payments made by check or electronically that are dishonored by the bank will be assessed a returned payment fee.

When you provide a check as payment, you authorize us to use information from your check either to make a one-time electronic fund transfer from your account or to process the payment as a check transaction. When we use information from your check to make an electronic fund transfer (EFT), funds may be withdrawn from your account as soon as the same day we receive your payment. The transaction will appear on your bank statement as EFT and you will not receive a copy or an image of your check from your financial institution.

Payments marked with a restrictive legend (Paid in Full, for example) will not act as an accord and satisfaction without our express prior written approval.

Moving? To avoid being billed for service you have not used, please contact us at least two business days before you want service disconnected.

Has your mailing / email address or phone number changed?

Please provide details here and check the box on the front of this stub.

Account No. _____

Name: _____

Mailing Address: _____

City: _____ State: _____ ZIP: _____

Phone: (_____) _____ Email: _____

(N)



Montana-Dakota Utilities Co.
 A Division of MDU Resources Group, Inc.
 400 N 4th Street
 Bismarck, ND 58501

**State of South Dakota
 Gas Rate Schedule – SDPUC Volume No. 2**

Section No. 6
 Original Sheet No. 6
 Canceling Vol. 1 1st Rev. Sheet No. 7

APPLICATION FOR INTERRUPTIBLE NATURAL GAS SERVICE

Page 1 of 1

20474(7-88)
 (Rev. 9/88)

**MONTANA-DAKOTA UTILITIES CO.
 A Division of MDU Resources Group, Inc.
 APPLICATION FOR INTERRUPTIBLE NATURAL GAS SERVICE**

Dated: _____

The undersigned hereby makes application to Montana-Dakota Utilities Co., hereinafter referred to as the Company, for interruptible natural gas service, at the location shown below.

- (A) Application is a non-residential retail gas customer of the Company and in order to secure a rate differential as provided under the terms and conditions of the Company's Rate Schedule _____, Applicant agrees to discontinue use of natural gas immediately upon notice from the Company, on natural gas equipment having alternate fuel capability or on such equipment which qualifies customer for interruptible service. Applicant agrees not to resume the use of natural gas during periods of interruption until informed that it may do so by the Company.
- (B) During periods of interruption, applicant may continue the use of natural gas on firm usage equipment as listed below.
- (C) Company's rates and services are subject to regulation and Applicant will be bound by any changes as approved by the applicable regulatory authorities.

INTERRUPTIBLE EQUIPMENT

<u>Type & No. of Units</u>	<u>Input (cfh)</u>	<u>Standby Fuel</u>	<u>Peak Day Usage (MCF)</u>

FIRM USAGE EQUIPMENT

<u>Type & No. of Units</u>	<u>Input (cfh)</u>	<u>Peak Day Usage (MCF)</u>

APPLICANT: _____ BY: _____
 ADDRESS: _____
 CITY AND STATE: _____
 MDU CUSTOMER ACCOUNT NO.: _____

APPROVED:
MONTANA-DAKOTA UTILITIES CO.,
A Division of MDU Resources Group, Inc.

By: _____
 (Division Manager)

- DISTRIBUTION:**
- 1 Copy to Division Gas Superintendent
 - 1 Copy to Division Manager
 - 1 Copy to Division Accounting Administrator
 - 1 Copy to Gas Dispatching Superintendent
 - (WBI-Glandive)
 - 1 Copy to Customer

Date Filed: December 30, 2002 **Effective Date:** Service rendered on and after December 2, 2003
Issued By: Donald R. Ball
 Asst. Vice President-Regulatory Affairs
Docket No.: NG02-011



Montana-Dakota Utilities Co.
A Division of MDU Resources Group, Inc.
400 N 4th Street
Bismarck, ND 58501

**State of South Dakota
Gas Rate Schedule – SDPUC Volume No. 2**

Section No. 6
2nd Revised Sheet No. 7
Canceling 1st Revised Sheet No. 7

CUSTOMER INFORMATION BOOKLET

Page 1 of 2

CUSTOMER INFORMATION BOOKLET

Use this link for the [Customer Information Booklet](#)

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Date Filed:	June 27, 2016	Effective Date:	Service rendered on and after July 1, 2016
Issued By:	Tamie A. Aberle Director - Regulatory Affairs		
Docket No.:	NG15-005		



**State of South Dakota
 Gas Rate Schedule – SDPUC Volume No. 2**

Section No. 6
 2nd Revised Sheet No. 7.1
 Canceling 1st Revised Sheet No. 7.1

CUSTOMER INFORMATION BOOKLET

**ADDITIONAL CUSTOMER
 INFORMATION FOR
 SOUTH DAKOTA
 CUSTOMERS**

Montana-Dakota Utilities Co. (Montana-Dakota) is regulated by the South Dakota Public Utilities Commission whose duties were expanded in 1975 to include regulation of natural gas and electric utilities. It is the commission's duty to oversee rates and services of all investor-owned gas and electric utilities in the state.

Montana-Dakota feels it is important that you are satisfied with your natural gas or electric service. However, sometimes a question, misunderstanding or complaint may develop. If it does, please let us know. Our employees are trained to help you.

Montana-Dakota will make a full and prompt investigation of all written complaints received. Please direct all written complaints to the Montana-Dakota office that appears on your utility bill.

DISPUTES:

Whenever a customer advises Montana-Dakota, before the disconnection of natural gas or electric service, that any part of the billing, charges or service is in dispute, Montana-Dakota shall:

1. Investigate the dispute promptly.
2. Advise the customer of the investigation and its result.
3. Attempt to resolve the dispute.
4. Withhold disconnection of service providing the customer pays the undisputed portion of the bill.

If the dispute is not resolved Montana-Dakota must notify the customer that the customer has the right to appeal to the South Dakota Public Utilities Commission within ten (10) business days after the disconnection notice was sent for resolution of the dispute.

The commissions available for consultation, you may write or call:

South Dakota Public Utilities Commission
 Capitol Building
 Pierre, South Dakota 57501
 1-605-773-3301

CREDIT AND DEPOSIT POLICIES

Montana-Dakota's deposit policy is predicated upon the credit rating of the individual as evidenced by past energy purchases without regard to the objective credit reputation of the area in which he or she lives and without regard to any of the traditional means for establishing credit such as home ownership or inandry relations with a bank.

This credit and deposit policy is administered without discrimination in regard to race, color, creed, religion, sex, ancestry, marital status, age or national origin.

Montana-Dakota will not require a deposit or guarantee from any new or present customers who have established good credit. Montana-Dakota will determine the credit standing of an applicant for service by referring to information about the applicant's prior energy usage and bill paying habits if the applicant has had service before. In the case of unknown credit, traditional means of credit rating can be supplied by the applicant.

A customer who has had one or more disconnections of service in the last year, or three or more disconnection notices in the last year, or has an undisputed outstanding debt with Montana-Dakota may be asked to reestablish credit through one of the following methods:

1. Make a cash deposit not to exceed one-sixth (1/6) of the estimated annual bill. Deposits will earn seven percent (7%) simple interest per year from the date of the deposit to the date of refund or disconnection.

2. Provide a guarantor (resident or not).

3. Be placed on an early payments list wherein the customer agrees to pay the bill for utility services within five (5) business days after it is received.

4. A non-resident customer may also provide a letter of credit, post a surety bond, or negotiate another option with the Company.

An existing customer will be given notice of not less than fifteen (15) days that a deposit, guarantor, or early payment is required.

REFUSAL AND DISCONNECTION POLICIES
 Naturally if your utility bill is not paid within a reasonable length of time, you cannot expect to continue to receive natural gas or electric service from Montana-Dakota.

We do not like to disconnect or refuse service to a customer, but sometimes it must be done. You will be notified before such action is taken if the reason is:

1. Non-payment of your utility service bill (after customer deposit and earned interest, if any, have been applied to the outstanding bill).
2. You have failed to pay a required deposit or meet the credit requirements.
3. You have violated Montana-Dakota's rules or file with the South Dakota Public Utilities Commission. These rules are available for your inspection; please contact Montana-Dakota at 1-800-638-3278 to schedule an appointment.
4. You have broken the terms of the contract for service with Montana-Dakota or have failed to furnish those things necessary to obtain utility service.
5. You have failed to allow Montana-Dakota employees access to company equipment located on your premise for meter reading, inspection, maintenance, replacement of equipment or to conduct investigations for hazardous conditions.

6. Unauthorized use of Montana-Dakota's equipment or tampering with Montana-Dakota's service equipment.

The following is a list of conditions, all of which must occur, before you will be disconnected for non-payment of a bill:

1. A customer may be receiving service from Montana-Dakota at more than one location. Only the service for which the bill is delinquent can be disconnected.
2. Bills are due when received. Bills become delinquent twenty-two (22) days after billing transmittal date. This period may be shortened if the customer's name is on the early payments list. This time period may be waived in cases of fraud, illegal use or when it is clearly indicated that the customer is preparing to leave. Montana-Dakota will send you a written notice giving you an additional ten (10) days in which to pay the bill to avoid disconnection.

3. If this is the customer's first disconnection notice, the customer will receive an additional personal notice by either telephone, visit or certified mail. Both written notice and personal notice shall contain a statement of the customer's right to appeal and where to appeal.

4. The customer, if he or she claims inability to pay or extenuating circumstances, is unwilling to enter into a reasonable agreement with Montana-Dakota to pay the service bill.

5. No bona fide or just dispute concerning the bill exists. A dispute shall not be defined as bona fide and just if the customer does not pay the undisputed

portion of the bill and does not, after notice of their right to do so, contact the commission with the unresolved dispute within ten (10) working days after the disconnection notice was sent.

Natural gas or electric service shall not be disconnected on any Friday, Saturday, Sunday or legal holiday, or at any time when Montana-Dakota's business offices are not open to the public.

The customer can pay a delinquent bill at the last minute to avoid disconnection. Montana-Dakota's representative who comes to disconnect the service can also accept last-minute payments.

In a landlord/tenant situation, where the meter is in the landlord's name, Montana-Dakota will not disconnect the utility service until the tenant has been offered the opportunity to put the natural gas service or electric service in their own name and the tenant has turned down this offer. Montana-Dakota will not ask the tenant to pay any outstanding bills or other charges owed by the landlord.

The disconnection of utility services during cold weather could cause a threat to health and life. Montana-Dakota shall not disconnect residential utility service from Nov. 1 to March 31 without adding an additional 30 days to the normal disconnection date. Montana-Dakota shall notify the customer before the normal disconnection date that the customer has an additional thirty (30) days until disconnection of service.

If disconnection of utility services will aggravate an existing medical emergency of the customer, a member of his family or other permanent resident of the premise, Montana-Dakota will postpone disconnection of services for 30 days from the date of a physician's certificate or notice from a public health or social services official that such a medical emergency exists. This extension is limited to a single thirty (30) day period.

INSUFFICIENT REASONS FOR REFUSAL
 Montana-Dakota cannot refuse to serve a person:

1. Who will not pay a debt to another utility, or a debt for another class of service, or a debt for other bills not based on fixed rates or charges.
2. For non-payment of a bill for which he or she is guarantor.
3. Asking for service in a dwelling where the former occupant was delinquent.
4. Who is living with someone that is in debt to Montana-Dakota in an attempt to force payment of that bill, except when that person, even though not personally liable to Montana-Dakota, is trying to get service back to the indebted household and no attempts are being made to pay the debt of that household.

This pamphlet is a summary of Montana-Dakota's customer rules. A complete listing of Montana-Dakota customer rules and South Dakota Public Utilities Commission rules, regulations and rate schedules are available for your inspection by contacting Montana-Dakota at 1-800-638-3278 to schedule an appointment. Your billing, payment and deposit records are also available to you for inspection. Montana-Dakota will furnish additional information as you may reasonably request.



Montana-Dakota Utilities Co.
A Division of MDU Resources Group, Inc.
 400 N 4th Street
 Bismarck, ND 58501

**State of South Dakota
 Gas Rate Schedule – SDPUC Volume No. 2**

Section No. 6
 1st Revised Sheet No. 8
 Canceling Original Sheet No. 8

DISCONTINUANCE NOTICE FOR UNAUTHORIZED USE OF SERVICE

Page 1 of 2

**MONTANA-DAKOTA UTILITIES CO.
 DISCONTINUANCE NOTICE**

NOTICE TO CUSTOMER:

Today we inspected your gas/electric service installation. This inspection has revealed that you are obtaining unauthorized gas/electric service at the address shown below. Under rules and regulations filed with, and approved by, the Public Utility Commission of _____, service can be terminated because of this irregularity. To avoid discontinuance of service bring this card to our office, no later than _____, at the address shown below, and we will discuss the conditions under which your gas/electric service will not be interrupted.

MONTANA-DAKOTA UTILITIES CO.

Address: _____

 Telephone No.: _____

Date: _____
 Customer: _____
 Address: _____

 Meter No.: _____
 Employee: _____

Date Filed: June 7, 2004 **Effective Date:** Service Rendered on and after December 1, 2004
Issued By: Donald R. Ball
 Asst. Vice President-Regulatory Affairs
Docket No.: NG04-004



Montana-Dakota Utilities Co.
A Division of MDU Resources Group, Inc.
 400 N 4th Street
 Bismarck, ND 58501

**State of South Dakota
 Gas Rate Schedule – SDPUC Volume No. 2**

Section No. 6
 Original Sheet No. 8.1

**DISCONNECTION OF SERVICE FOR CAUSES OTHER THAN
 NONPAYMENT OF BILLS**

Page 2 of 2

**MONTANA-DAKOTA UTILITIES CO.
 DISCONTINUANCE NOTICE**

NOTICE TO CUSTOMER:

Today we inspected your gas/electric service (installation and under rules and regulations filed with, and approved by, the Public Utility Commission of _____, we are legally authorized to discontinue service due to an irregularity. In order to have your service restored, bring this card to our office, at the address shown below, and we will discuss the conditions under which gas/electric service may be restored.

MONTANA-DAKOTA UTILITIES CO.

Address: _____

Telephone No.: _____

Date: _____

Customer: _____

Address: _____

Meter No.: _____

Employee: _____

Date Filed: June 7, 2004

Effective Date: Service Rendered on and after December 1, 2004

Issued By: Donald R. Ball
 Asst. Vice President-Regulatory Affairs

Sheet No.: NC04 004



Montana-Dakota Utilities Co.
A Division of MDU Resources Group, Inc.
 400 N 4th Street
 Bismarck, ND 58501

**State of South Dakota
 Gas Rate Schedule – SDPUC Volume No. 2**

Section No. 6
 1st Revised Sheet No. 9
 Canceling Original Sheet No. 9

THIRD PARTY NOTICE

Page 1 of 1

Would you like to be a designated Third Party?

Montana-Dakota Utilities Co. (MDU) has a program available called "Third Party Notice." The purpose of the program is to help avoid any hardship which could result from disconnection of service by alerting a third party to such action in advance. This voluntary program would most benefit customers who are ill or elderly and live alone.

Under the "Third Party Notice" program, if it would be necessary to disconnect service due to nonpayment of past due bills, the customer as well as the designated third party would be notified prior to the disconnect date. The third party would then have the right to contact MDU and declare the customer's inability to pay and enter into a payment arrangement for the customer.

A third party can be a friend, relative, church or any community agency. The designated third party will have the right to receive and provide information regarding the customer's personal circumstances. Please talk with this third

party before you tell MDU this person will help you. The third party *will not* be responsible for payment of the customer's bill.

If your personal circumstances require that a third party be aware of a potential disconnection of your utility service, please complete and detach the form provided and return it to MDU as soon as possible. If you know of someone who might benefit from third party notification, please let them know of it. As individual circumstances frequently may change, Third Party Notices are valid for one year only, and an annual renewal is required. Please complete the form and return it to MDU – even if you have done so before.

For information of public agencies and community organizations which may be able to assist in payment of winter utility bills, please call the telephone number found on your utility bill or write to the MDU office address, also found on your utility bill.



**Request For A
 Third Party Notification
 (To be valid through October, 2015)**

Customer Name: (Please print)

Address: _____

City: _____ State: _____ Zip: _____

Telephone Number: _____

Account Number from Bill: _____

MONTANA-DAKOTA UTILITIES CO. has my permission to provide information to and accept information from the party named below.

Customer Signature: _____

Date: _____

Name of Third Party to be Notified: (Please print)

Address: _____

City: _____ State: _____ Zip: _____

Telephone Number: _____

MONTANA-DAKOTA UTILITIES CO. will make every effort to send a copy of the Notice of Proposed Disconnection to the party specified. The customer making the request understands that MDU assumes no liability for failure of third party to receive or act upon said Notice.

Complete all information and return to Montana-Dakota at PO Box 5603, Bismarck, ND 58506-5603 as soon as possible.

Date Filed:	June 30, 2015	Effective Date:	Service rendered on and after July 1, 2016
Issued By:	Tamie A. Aberle Director - Regulatory Affairs		
Docket No.:	NG15-005		



Montana-Dakota Utilities Co.
A Division of MDU Resources Group, Inc.
400 N 4th Street
Bismarck, ND 58501

**State of South Dakota
Gas Rate Schedule – SDPUC Volume No. 2**

Section No. 6
1st Revised Sheet No. 10
Canceling Original Sheet No. 10

Page 1 of 1

Reserved for Future Use

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Docket No.:	NG15-005		



Montana-Dakota Utilities Co.
 A Division of MDU Resources Group, Inc.
 400 N 4th Street
 Bismarck, ND 58501

**State of South Dakota
 Gas Rate Schedule – SDPUC Volume No. 2**

Section No. 6
 1st Revised Sheet No. 11
 Canceling Original Sheet No. 11

CONTINUOUS SERVICE AGREEMENT

Page 1 of 1

(N)



CONTINUOUS SERVICE AGREEMENT

Send and return via - Email: customerservice@mdu.com, Fax: 1-701-275-3104, or
 Mail: Montana-Dakota Utilities Co., Attn: Customer Support, PO Box 7608, Bismarck, ND 58707-1608

- RECITATION.** The Understood (hereinafter referred to as "Customer") is the financially Responsible Party (i.e. owner, manager, or otherwise financially responsible for the maintenance of the real properties described on Exhibit A herein (hereinafter referred to as "Properties") which may be occupied by others (hereinafter referred to as "Tenants") from time to time. Montana-Dakota Utilities Co. (hereinafter referred to as the "Utility") provides Natural Gas and/or Electric services (hereinafter referred to as "Energy Services") to the location of the Properties in accordance with the terms of tariffs filed with the state regulatory agency of the jurisdiction in which the properties are located. The Agreement is intended to assure continuous Energy Services to the Properties during periods in which a Tenant has not arranged for or has failed to maintain energy services.
- TERM.** This Agreement between the Utility and the Customer is effective as of the date (hereinafter referred to as the "Effective Date") that it is processed by the Utility. For electronic communication purposes, the Customer must provide an active email address prior to processing. Utility will provide email notification that the Agreement has been processed. This Agreement will continue in effect until cancelled by either party upon the (3) days prior written notice sent in accordance with Paragraph 5 below. Properties subject to this Agreement must have energy services authorized prior to or on the Effective Date. Termination of this Agreement does not relieve the Customer from its obligation to pay for any Energy Service charges incurred under this Agreement prior to the effective date of termination. In the event the Customer cancels this Agreement with respect to one or more Properties listed on Exhibit A, the Customer will not be eligible to enter another Continuous Service Agreement for a period of 12 months with respect to those Properties that were cancelled. Failure to pay the part of the Customer to pay their bills promptly when due shall constitute sufficient grounds for termination of this Agreement by the Utility.
- RESPONSIBILITY.** The Utility agrees to provide Energy Services at the Properties specified by the Customer between occupancy by tenants, regardless of the time of year, until this Agreement is terminated with respect to the properties. The Customer assumes liability for Energy Service charges incurred during periods in which a Tenant has not assumed responsibility for payment of Energy Services to the Properties.
 The Utility reserves the right to deny service or disconnect Energy Services pursuant to the rules and regulations of the applicable regulatory agency. If a Tenant is denied Energy Services, or Energy Services to the Tenant have been disconnected, the Customer may request that the Energy Services to the applicable Property be disconnected without affecting this Agreement. A disconnection of Energy Services to the Properties as requested by the Customer for any other reason will terminate this Agreement.
 In the event of a dispute regarding any term due, the date of disconnection, or the effective date of Energy Services the Utility's records will be presumed correct unless the Customer presents information showing the Utility's records are incorrect in which event the presumption shall no longer apply.
- DISCONNECTION.** In addition to the above terms of service, if a Tenant account at such a Property is discontinued for nonpayment of service, YES NO DO NOT request the Utility to continue Energy Services at the Property and bill me for such Energy Services until a new Tenant account is opened or I request termination of the Agreement with respect to the Property. These instructions will apply even if the Tenant remains in the Property.
- CHANGES AND DELETIONS.** The Customer agrees to provide PRIOR WRITTEN NOTICE to the Utility of any changes in telephone number, mailing address, email address or additions and deletions to Exhibit A, Service Property locations.
 By signing this Agreement to the Customer, it is understood that the Customer is authorized to start or stop Energy Services, make additions or deletions of Properties to this Agreement and to enter into this Agreement. Other persons authorized to act on behalf of the Customer under this Agreement are shown on Exhibit A which may be amended by Customer upon receipt of written notice by the Utility.
- MISCELLANEOUS.** This Agreement constitutes the entire Agreement between the parties and supersedes all prior Agreements and understandings relating to continuation of Energy Services to any of Customer's properties prior to the effective date of this Agreement. The Utility has no further responsibility or liability to the Customer, expressed or implied, for continuation of Energy Services to Customer's properties except as set forth herein.
- LIABILITY LIMITATION.** THE LIABILITY OF THE UTILITY UNDER THIS AGREEMENT SHALL BE LIMITED TO DIRECT ACTUAL DAMAGES OF CUSTOMER NOT TO EXCEED \$500 AND NEITHER PARTY SHALL BE RESPONSIBLE FOR SPECIAL, INCIDENTAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES OR ANY COMMERCIAL LOSS OF ANY KIND INCLUDING LOSS OF BUSINESS OR PROFIT. THIS LIMITATION APPLIES TO ALL CLAIMS WHETHER BASED ON CONTRACT, TORT OR IMPLIED WARRANTY, NEGLIGENCE, STRICT LIABILITY IN TORT, OR OTHER LEGAL THEORY.
- SIGNATURE.** This Agreement must be signed by the Customer. If property management services are used and a Property Manager signs this Agreement, the Property Manager assumes financial responsibility for Energy Services pursuant to this Agreement.

BILLING INFORMATION

Please Print (* An asterisk indicates that the information is required for processing)

Email Address: _____ *Social Security Number: _____
 (Enter an active e-mail address for electronic communications purposes.) *Business Tax ID Number: _____

Spouse/Partner Name: _____ *Emergency Contact Name: _____
 *Billing Address: _____ *Address: _____

City: _____ *State: _____ *Zip: _____ *City: _____ *State: _____ *Zip: _____

*Primary Contact Phone: () _____ *Emergency Phone Number: () _____
 Cell Phone: () _____ Employer Name: _____
 Fax Number: () _____ Work Phone: () _____

Customer Printed Name: _____	Date: _____
Signature: _____	

For Office Use only:

CSA ID# _____	Processed by: _____	Date: _____
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Continuous Service Agreement Form - Rev. 03-21-2011

(N)

Date Filed: July 3, 2012 Effective Date: June 21, 2012

Issued By: Tamie A. Aberle
 Regulatory Affairs Manager

Docket No.: GE12-003



Montana-Dakota Utilities Co.
A Division of MDU Resources Group, Inc.
400 N 4th Street
Bismarck, ND 58501

**State of South Dakota
Gas Rate Schedule – SDPUC Volume No. 2**

Section No. 6
1st Revised Sheet No. 12
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Reserved for Future Use

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Montana-Dakota Utilities Co.
 A Division of MDU Resources Group, Inc.
 400 N 4th Street
 Bismarck, ND 58501

**State of South Dakota
 Gas Rate Schedule – SDPUC Volume No. 2**

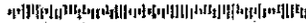
Section No. 6
 2nd Revised Sheet No. 16
 Canceling 1st Revised Sheet No. 16

FINAL NOTICE PRIOR TO DISCONNECT

Page 1 of 1



PO Box 7608 Bismarck, ND 58107-1608
 Phone: 1-800-638-3278 - Fax: (701) 323-5184
 Customer Service Hours: 7 AM - 7 PM Mon-Fri
 www.montana-dakota.com



Re: Account #

**FINAL NOTICE
 REMINDER NOTICE OF PAST DUE BALANCE**

Recently you were sent a disconnect notice regarding your past due account. This is your final notification that your gas and/or electric service will be discontinued unless the past due amount is paid in full or satisfactory arrangements are made with Montana-Dakota Utilities Co. by

Should this action result in your service being discontinued, payment in full plus a charge for reconnection will be required. In addition, a security deposit or an additional deposit may be required before service is restored.

PLEASE CONTACT US NOW AT 1-800-638-3278

SERVICE ADDRESS	PAST DUE	ACCOUNT BALANCE
Utility		

Payment Options:
 Call: 1-866-263-5185 or visit our Website to find the nearest payment location.
 Connect to Western Union Speedpay at 1-866-263-5185, toll free 24 hours a day.
 (A fee of \$3.95 per transaction is charged by Western Union Speedpay for this service).

Direct Inquiries To:
 Montana-Dakota Utilities Co.
 1-800-638-3278
 Customer Service Hours 7 AM - 7 PM

Online: www.montana-dakota.com for payment options

Mail: Montana-Dakota Utilities Co.
 PO Box 5603
 Bismarck, ND 58508

If, after contacting Montana-Dakota Utilities Co. you have unresolved questions regarding this notice, the South Dakota Public Utilities Commission staff is available at (605) 332-1782 or mail to 600 E Capitol Ave Pierre, SD 57501-5070.

MDUSOWNTL7R

Date Filed: June 30, 2015 **Effective Date:** Service rendered on and after July 1, 2016
Issued By: Tamie A Aberle
 Director - Regulatory Affairs
Docket No.: NG15-005



Montana-Dakota Utilities Co.
 A Division of MDU Resources Group, Inc.
 400 N 4th Street
 Bismarck, ND 58501

**State of South Dakota
 Gas Rate Schedule – SDPUC Volume No. 2**

Section No. 6
 Original Sheet No. 17

INTERRUPTIBLE GENERAL GAS SERVICE AGREEMENT

Page 1 of 4

INTERRUPTIBLE GENERAL GAS SERVICE AGREEMENT

THIS AGREEMENT, made this 30 day of December, 2002, is by and between MONTANA-DAKOTA UTILITIES CO., a Division of MDU Resources Group, Inc., a Delaware corporation, hereinafter called "Company", and [redacted] hereinafter called "Customer".

Customer and Company enter into this Interruptible General Gas Service Agreement to have natural gas delivered by Company to Customer.

WITNESSETH: The parties hereto, each in consideration of the agreement of the other, agree as follows:

1.0 TERM. Deliveries and charges hereunder shall commence as specified in Exhibit "A" attached hereto and incorporated herein. Customer agrees to enter into an agreement for service hereunder for a minimum term of 12 months. Written notice of termination by either Company or Customer must be given at least 60 days prior to the end of the initial term. Absent such termination notice, the agreement shall continue for additional terms of equal length until written notice is given, as provided herein, prior to the end of any subsequent term.

2.0 DELIVERY POINT(S), RATE SCHEDULE(S), AND QUANTITIES. Delivery of natural gas under Small Interruptible General Gas Service Rate 71, or Large Interruptible General Gas Service Rate 85 by Company to Customer shall be as specified in attached Exhibit "A".

2.1 DISPATCHING. Customer will adhere to gas dispatching policies and procedures established by Company to facilitate service under this Agreement. Company will inform Customer of any changes in dispatching policies that may affect this Agreement as they occur.

2.2 METERING AND MEASUREMENT. Company will meter the quantity of natural gas delivered to Customer at the delivery point. Such quantities will be conclusive upon both parties unless such meter is found to be inaccurate by more than two percent, in which case the quantity delivered to Customer shall be determined by calculation, taking into consideration the time of year, the schedule of Customer's operations and other pertinent facts. Company will test the measurement equipment in accordance with applicable state utility commission rules and regulations.

3.0 DEFINITIONS.
 Delivery Point - The point at which Customer assumes custody of the gas being delivered. This point will normally be at the outlet of Company's meter(s) located on Customer's premises.

Gas Day - Means a period of twenty-four consecutive hours, beginning and ending at 9:00 a.m. Central Clock Time.

Interruption - A suspension of interruptible natural gas service deemed necessary by Company pursuant to Rates 71 or 85 and 100.

4.0 RATE. The rates charged and services rendered Customer, under this agreement, shall be as specified in applicable Company tariffs as approved by the appropriate state utility commission.

Date Filed: December 30, 2002

Effective Date: Service rendered on and after December 2, 2003

Issued By: Donald R. Ball
 Asst. Vice President-Regulatory Affairs

Docket No.: NG02-011



Montana-Dakota Utilities Co.
 A Division of MDU Resources Group, Inc.
 400 N 4th Street
 Bismarck, ND 58501

**State of South Dakota
 Gas Rate Schedule – SDPUC Volume No. 2**

Section No. 6
 Original Sheet No. 17.1

INTERRUPTIBLE GENERAL GAS SERVICE AGREEMENT

Page 2 of 4

The currently effective rate under this Agreement is subject to an adjustment for cost of purchased gas as provided in Purchased Gas Cost Adjustment Rate 88. Company shall have the right to modify the rates charged and the terms and conditions hereunder by making unilateral rate filings with the appropriate state utility commission.

4.1 **TAXES.** In addition to the rates specified above, Company shall collect from Customer and Customer agrees to pay Company any sales, use, excise, or other such taxes and city fees that are legally effective and applicable to the service provided hereunder.

4.2 **INTERRUPTIBLE SALES GAS SERVICE.** Service under Rate 71 and Rate 85 is dependent upon the availability of capacity on Company's system and prior demands of customers served under Company's general service gas rates. Customer agrees to accept service hereunder in accordance with Company's "Rate Schedule" as specified in Exhibit "A" of this Agreement.

4.3 **CHANGE IN DAILY OPERATIONS.** Customer agrees to notify Company of changes in Customer's natural gas requirements as specified in attached Exhibit "A". Company shall not be obligated to provide daily and annual requirements in excess of the daily and annual quantities set forth in Exhibit "A" unless Company, in its sole discretion, determines that increased quantities are available, and all quantities hereunder shall be subject to interruption and service priorities as provided in Rate 71 and Rate 85.

4.4 **FIRM NATURAL GAS REQUIREMENTS.** Customer agrees to accept service hereunder in accordance with Company's Rate 70, as specified in Exhibit "B" of this Agreement for Customer's firm requirements delivered through Customer's interruptible meter(s).

5.0 **ASSIGNMENT.** Customer agrees that it will not assign this Agreement except upon written consent of Company.

6.0 **INDEMNIFICATION.** Customer agrees to indemnify and hold Company harmless from any and all injury, loss, or damage resulting from Customer's negligent or wrongful acts under and during the term of this Agreement. Company agrees to indemnify and hold Customer harmless from any and all injury, loss or damage resulting from Company's negligent or wrongful acts under and during the term of this Agreement.

7.0 **INGRESS AND EGRESS.** Company is hereby granted rights of ingress and egress, at reasonable times, for operating, inspecting and maintaining any of Company's facilities on Customer's premises.

8.0 **FORCE MAJEURE.** In the event of either Party's being rendered wholly or in part by force majeure unable to carry out its obligations under this Agreement, then the obligations of the Parties hereto, so far as they are affected by such force majeure, shall be suspended during the continuance of any inability so caused. Such causes or contingencies affecting the performance of this Agreement by either party, however, shall not relieve it of liability in the event of its concurring negligence or in the event of its failure to use due diligence to remedy the situation and remove the cause in an adequate manner and with all reasonable dispatch, nor shall such causes or contingencies affecting the performance of this Agreement relieve either party from its obligations to make payments of amounts then due hereunder, nor shall such causes or contingencies relieve either party of liability unless such party shall give notice and full particulars of the same in writing or by telephone to the other party as soon as possible after the occurrence relied on. If volumes of Customer's gas are destroyed while in Company's possess-

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Effective Date: Service rendered on and after December 2, 2003

Issued By: Donald R. Ball
 Asst. Vice President-Regulatory Affairs

Docket No.: NG02-011



Montana-Dakota Utilities Co.
 A Division of MDU Resources Group, Inc.
 400 N 4th Street
 Bismarck, ND 58501

**State of South Dakota
 Gas Rate Schedule – SDPUC Volume No. 2**

Section No. 6
 Original Sheet No. 17.2

INTERRUPTIBLE GENERAL GAS SERVICE AGREEMENT

Page 3 of 4

sion by an event of force majeure, the obligations of the Parties under this Agreement shall terminate with respect to the volumes lost. The term "force majeure" as employed herein shall include, but shall not be limited to acts of God, strikes, lockouts or other industrial disturbances, failure to perform by any third party, which performance is necessary to the performance by either Customer or Company under this Agreement, acts of the public enemy or terrorists, wars, blockades, insurrections, riots, epidemics, landslides, lightning, earthquakes, fires, storms, floods, washouts, arrest and restraint of rulers and peoples, civil disturbances, explosions, breakage or accident to machinery or lines of pipe, line freeze-ups, sudden partial or sudden entire failure of Company's gas supply, failure to obtain materials and supplies due to governmental regulations, and causes of like or similar kind, whether herein enumerated or not, and not within the control of the Party claiming suspension, and which by the exercise of due diligence such party is unable to overcome; provided that the exercise of due diligence shall not require settlement of labor disputes against the better judgment of the Party having the dispute.

The term "force majeure" as employed herein shall also include, but shall not be limited to, inability to obtain or acquire, at reasonable cost, grants, servitudes, rights-of-way, permits, licenses, or any other authorizations from third parties or agencies (private or governmental) or inability to obtain or acquire at reasonable cost necessary materials or supplies to construct, maintain, and operate any facilities required for the performance of any obligations under this Agreement, when any such inability directly or indirectly contributes to or results in either Party's inability to perform its obligations.

9.0 REGULATORY AUTHORITY. This Agreement is subject to all valid laws, orders, rules and regulations of any and all duly constituted authorities having jurisdiction over the subject matter herein and is subject to the receipt of any necessary authorization for the interruptible service contemplated herein.

10.0 REPORTING REQUIREMENTS. Customer shall furnish Company all information as may be required or appropriate to comply with reporting requirements of duly constituted authorities having jurisdiction over the matter herein.

IN WITNESS WHEREOF, the parties have duly executed this Agreement as of the date and year above written.

CUSTOMER

COMPANY

MONTANA-DAKOTA UTILITIES CO.,
 A Division of MDU Resources
 Group Inc.

By: _____
 Title: _____
 Witness: _____
 Title: _____

By: _____
 WILLIAM J. HUNTER
 Director of Marketing &
 Customer Services

* Please type or print the names below the signature lines.

Date Filed: December 30, 2002

Effective Date: Service rendered on and
 after December 2, 2003

Issued By: Donald R. Ball
 Asst. Vice President-Regulatory Affairs

Docket No.: NG02-011



Montana-Dakota Utilities Co.
 A Division of MDU Resources Group, Inc.
 400 N 4th Street
 Bismarck, ND 58501

**State of South Dakota
 Gas Rate Schedule – SDPUC Volume No. 2**

Section No. 6
 Original Sheet No. 17.3

INTERRUPTIBLE GENERAL GAS SERVICE AGREEMENT

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INTERRUPTIBLE GENERAL GAS SERVICE AGREEMENT

This document is an attachment to the Interruptible General Gas Service Agreement dated [redacted] between Montana-Dakota Utilities Co. and [redacted] covering interruptible natural gas service to its facility located at [redacted]. Deliveries and charges hereunder shall commence on [redacted] and expire on [redacted].

<u>Delivery Point</u>	<u>Rate Schedule</u>	<u>Rate*</u>	<u>Maximum Interruptible Delivery Point Quantity Per Day (dk)</u>	<u>Maximum Interruptible Delivery Point Annual Quantity (dk)</u>
[redacted]	[redacted]	[redacted]	[redacted]	[redacted]

Customer agrees to notify Company of changes in its daily natural gas requirements in accordance with the following requirements:

Customer must inform company of the date the Customer's facility will start consuming natural gas as well as the date the Customer ceases consuming natural gas. The Company must receive this information by 10:00 a.m. Central Clock Time the day prior to either issue listed above.

Accepted and agreed to this [redacted] day of [redacted], 20[redacted].

By: [redacted]
 Representing [redacted]

Accepted and agreed to this [redacted] day of [redacted], 20[redacted].

MONTANA-DAKOTA UTILITIES CO.,
 A Division of MDU Resources Group, Inc.

By: [redacted]
 WILLIAM J. HUEBNER
 Director of Marketing &
 Customer Services

Date Filed: December 30, 2002

Effective Date: Service rendered on and after December 2, 2003

Issued By: Donald R. Ball
 Asst. Vice President-Regulatory Affairs

Docket No.: NG02-011



Montana-Dakota Utilities Co.
 A Division of MDU Resources Group, Inc.
 400 N 4th Street
 Bismarck, ND 58501

**State of South Dakota
 Gas Rate Schedule – SDPUC Volume No. 2**

Section No. 6
 Original Sheet No. 19
 Canceling Vol. 1 Original Sheet No. 24

GAS TRANSPORTATION AGREEMENT

Page 1 of 8

GAS TRANSPORTATION AGREEMENT

THIS AGREEMENT, made this 30 day of December, 2002, is by and between MONTANA-DAKOTA UTILITIES CO., a Division of MDU Resources Group, Inc., a Delaware corporation, hereinafter called "Company", and [redacted], located at [redacted] hereinafter called "Customer".

Customer has entered into agreements to purchase natural gas and have that gas delivered to a "receipt point" using Shipper(s) as specified in attached Exhibit "A" as Shipper. Customer agrees to notify Company prior to any change in shipper(s) and further agrees to execute a new Exhibit "A" prior to change of event.

Customer and Company enter into this Gas Transportation Agreement to have said gas transported by Company from the "receipt point" to a "delivery point".

WITNESSETH: The parties hereto, each in consideration of the agreement of the other, agree as follows:

1.0 **TERM.** Transportation, deliveries and charges hereunder shall commence on [redacted] and expire on [redacted], and shall continue thereafter until either party furnishes the other party 30 days written notice of termination.

2.0 **RECEIPT POINT(S), DELIVERY POINT(S), RATE SCHEDULE(S), AND QUANTITIES.** Delivery of natural gas under Firm General Gas Transportation Service Rate 84, Interruptible General Gas Transportation Service Rate 81, or Interruptible Industrial Gas Transportation Service Rate 82, by Company to Customer shall be at or near the points whose locations and maximum delivery quantity per day are described as follows. In the event said "Term of Rate", as specified in attached "Exhibit B", is not executed by both parties to this agreement, Customer agrees to pay Company the currently approved ceiling rate as specified under "Rate Schedule" below. Said "Term of Rate" shall not be executed for periods of less than 30 days.

<u>Receipt Point</u>	<u>Delivery Points</u>	<u>Rate Schedule</u>	<u>Dk Maximum Delivery Point Quantity Per Day</u>
<u>Border Station</u>	<u>[redacted]</u>	<u>[redacted]</u>	<u>[redacted]</u>

2.1 **DISPATCHING** - Customer will adhere to gas dispatching policies and procedures established by Company to facilitate service under this Agreement. Company will inform Customer of any changes in dispatching policies that may affect this Agreement as they occur.

2.2 **METERING AND MEASUREMENT** - Company will meter the quantity of natural gas delivered to Customer at the delivery point. Company will test meter in accordance with applicable state utility rules and regulations. In addition, the parties agree to the following testing and corrective procedures:

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 Asst. Vice President-Regulatory Affairs

Docket No.: NG02-011



Montana-Dakota Utilities Co.
A Division of MDU Resources Group, Inc.
400 N 4th Street
Bismarck, ND 58501

State of South Dakota
Gas Rate Schedule – SDPUC Volume No. 2

Section No. 6
Original Sheet No. 19.2
Canceling Vol. 1 Original Sheet No. 24.2

GAS TRANSPORTATION AGREEMENT

Page 3 of 8

2.2.6 MAINTENANCE - Each party shall have the right to be present whenever the other party reads, cleans, changes, repairs, inspects, tests, calibrates, or adjusts its meter. Each party shall give timely notice to the other party in advance of taking any such actions. Notice shall be addressed to Company's Gas Superintendent at Company's Office. Each party shall give at least 24 hours notice to the other party prior to undertaking the above-described activity.

2.2.7 CHARGES, PENALTIES, COSTS, OR EXPENSES - To the extent that any penalties are incurred by Customer as a result of the inaccuracy of Company's meter greater than two percent (2%) (either high or low), Company shall be responsible for such penalties.

2.2.8 ELECTRONIC MEASUREMENT EQUIPMENT - The Company's electronic (Metrotek) measurement, used as a remote terminal unit for system operations, equipment is excluded from the requirements of Sections 2.2.2, 2.2.3, 2.2.4, 2.2.5, 2.2.6, and 2.2.7. The estimated cost of the installation of electronic measurement equipment in conjunction with this Agreement is . Customer agrees to provide this amount to Company at the time this Agreement is returned to Company for execution by Company.

2.2.9 RECORD EXAMINATION - Customer shall have the right at all reasonable times to examine the books, records and charts of Company, for a two year period subsequent to the issuance in writing of a dispute invoice, to the extent necessary to verify the accuracy of any statement, charge or computation made under or pursuant to any provisions of this agreement.

3.0 DEFINITIONS.

Delivery Point - The point at which Customer assumes custody of the gas being transported. This point will normally be at the outlet of Company's meter(s) located on Customer's premises.

Gas Day - Means a period of twenty-four consecutive hours, beginning and ending at 9:00 a.m. Central Clock Time.

Interruption - A suspension of transportation or retail natural gas service deemed necessary by Company.

Nomination - The daily volume, in dk, of natural gas requested by Customer for transportation and delivery to Customer at the delivery point over a 24 hour period commencing at 9:00 a.m. Central Clock Time each day.

Receipt Point - The interface between Company and the interconnecting pipeline(s) at which point Company assumes custody of the gas being transported.

Shipper - The party with whom the pipeline has entered into a Service Agreement for transportation service.

4.0 RATE. The rates charged Customer shall be as specified in applicable Company tariffs as approved by the appropriate state utility regulatory agency.

The currently effective rates are attached hereto and made a part hereof. Company shall have the right to modify the rates charged and the terms and conditions hereunder by making unilateral rate filings with the appropriate regulatory agency.

4.1 FIRM NATURAL GAS REQUIREMENTS. Customer agrees to accept service hereunder in accordance with Company's Rate 70, as specified in Exhibit "C" of this Agreement

Date Filed: December 30, 2002

Effective Date: Service rendered on and
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Issued By: Donald R. Ball
Asst. Vice President-Regulatory Affairs

Docket No.: NG02-011



Montana-Dakota Utilities Co.
 A Division of MDU Resources Group, Inc.
 400 N 4th Street
 Bismarck, ND 58501

**State of South Dakota
 Gas Rate Schedule – SDPUC Volume No. 2**

Section No. 6
 Original Sheet No. 19.3
 Canceling Vol. 1 Original Sheet No. 24.3

GAS TRANSPORTATION AGREEMENT

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for Customer's firm requirements delivered through Customer's interruptible meter(s).

4.2 TAXES. In addition to the rates specified above, Company shall collect from Customer and Customer agrees to pay Company any sales, use, excise, or other such taxes and city fees that are legally effective and applicable to the service provided hereunder.

4.3 REPLACEMENT OR SUPPLEMENTAL SALES SERVICE. Interruptible retail gas may be available at this location during the time that this Agreement is in force. Customer may request that Company provide interruptible retail gas sales pursuant to Rate Schedule ~~XXXXXX~~. Service under such rate is subject to the availability of capacity on Company's system and prior demands of customers served under Company's general service gas rates.

5.0 ASSIGNMENT. Customer agrees that it will not assign this Agreement except upon written consent of Company.

6.0 INDEMNIFICATION. Customer agrees to indemnify and hold Company harmless from any and all injury, loss or damage resulting from Customer's negligent or wrongful acts under and during the term of this Agreement. Company agrees to indemnify and hold Customer harmless from any and all injury, loss or damage resulting from Company's negligent or wrongful acts under and during the term of this Agreement.

7.0 INGRESS AND EGRESS. Company is hereby granted rights of ingress and egress, at reasonable times, for operating, inspecting and maintaining any of Company's facilities on Customer's premises.

8.0 FORCE MAJEURE. In the event of either Party's being rendered wholly or in part by force majeure unable to carry out its obligations under this Agreement, then the obligations of the Parties hereto, so far as they are affected by such force majeure, shall be suspended during the continuance of any inability so caused. Such causes or contingencies affecting the performance of this Agreement by either party, however, shall not relieve it of liability in the event of its concurring negligence or in the event of its failure to use due diligence to remedy the situation and remove the cause in an adequate manner and with all reasonable dispatch, nor shall such causes or contingencies affecting the performance of this Agreement relieve either party from its obligations to make payments of amounts then due hereunder, nor shall such causes or contingencies relieve either party of liability unless such party shall give notice and full particulars of the same in writing or by telephone to the other party as soon as possible after the occurrence relied on. If volumes of Customer's gas are destroyed while in Company's possession by an event of force majeure, the obligations of the Parties under this Agreement shall terminate with respect to the volumes lost.

The term "force majeure" as employed herein shall include, but shall not be limited to acts of God, strikes, lockouts or other industrial disturbances, failure to perform by any third party, which performance is necessary to the performance by either Customer or Company under this Agreement, acts of the public enemy or terrorists, wars, blockades, insurrections, riots, epidemics, landslides, lightning, earthquakes, fires, storms, floods, washouts, arrest and restraint of rulers and peoples, civil disturbances, explosions, breakage or accident to machinery or lines of pipe, line freeze-ups, sudden partial or sudden entire failure of Company's gas supply, failure to obtain materials and supplies due to governmental regulations, and causes of like or similar kind, whether herein enumerated or not, and not within the control of the Party claiming suspension, and which by the exercise of due diligence such party is unable to overcome; provided that the exercise of due diligence shall not require settlement of labor disputes against the better judgment of the Party having the dispute.

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Montana-Dakota Utilities Co.
A Division of MDU Resources Group, Inc.
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**State of South Dakota
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GAS TRANSPORTATION AGREEMENT

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The term "force majeure" as employed herein shall also include, but shall not be limited to, inability to obtain or acquire, at reasonable cost, grants, servitudes, rights-of-way, permits, licenses, or any other authorizations from third parties or agencies (private or governmental) or inability to obtain or acquire at reasonable cost necessary materials or supplies to construct, maintain, and operate any facilities required for the performance of any obligations under this Agreement, when any such inability directly or indirectly contributes to or results in either Party's inability to perform its obligations.

9.0 REGULATORY AUTHORITY. This Agreement is subject to all valid laws, orders, rules and regulations of any and all duly constituted authorities having jurisdiction over the subject matter herein and is subject to the receipt of any necessary authorization for the transportation service contemplated herein.

10.0 REPORTING REQUIREMENTS. Customer shall furnish Company all information as may be required or appropriate to comply with reporting requirements of duly constituted authorities having jurisdiction over the matter herein.

IN WITNESS WHEREOF, the parties have duly executed this Agreement as of the date and year above written.

CUSTOMER

COMPANY

MONTANA-DAKOTA UTILITIES CO.,
 A Division of MDU Resources
 Group Inc.

By: _____

By: _____

William J. Huether
 Director of Marketing &
 Customer Services

Title: _____

Attest: _____

Title: _____

* Please type or print the names below the signature lines.

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Montana-Dakota Utilities Co.
 A Division of MDU Resources Group, Inc.
 400 N 4th Street
 Bismarck, ND 58501

**State of South Dakota
 Gas Rate Schedule – SDPUC Volume No. 2**

Section No. 6
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GAS TRANSPORTATION AGREEMENT

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**EXHIBIT "A"
 GAS TRANSPORTATION AGREEMENT**

This document is an attachment to the Gas Transportation Agreement dated [REDACTED] between Montana-Dakota Utilities Co. and [REDACTED] covering natural gas transportation service to Customer's facility located at [REDACTED].

This Exhibit "A" shall be in effect commencing on [REDACTED].

Customer's Total Interruptible Transportation Quantity: [REDACTED] dk per day.

Customer's Total Firm Transportation Quantity: [REDACTED] dk per day.

The shipper(s) name is [REDACTED] [REDACTED]
 [REDACTED] [REDACTED]
 [REDACTED] [REDACTED]

Customer hereby authorizes Company to furnish the shipper any information relating to the volume and/or cost of natural gas furnished by Company for use by Customer. This authorization will remain in effect until a written notice is received from Customer.

Accepted and agreed to this [REDACTED] day of [REDACTED], 20[REDACTED].

CUSTOMER

[REDACTED]

By: [REDACTED]

Representing [REDACTED]

Accepted and agreed to this [REDACTED] day of [REDACTED], 20[REDACTED].

MONTANA-DAKOTA UTILITIES CO.,
 A Division of MDU Resources Group, Inc.

By: [REDACTED]
 William J. Huether
 Director of Marketing & Customer Services

Date Filed: October 24, 2003

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 Asst. Vice President-Regulatory Affairs

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Montana-Dakota Utilities Co.
 A Division of MDU Resources Group, Inc.
 400 N 4th Street
 Bismarck, ND 58501

**State of South Dakota
 Gas Rate Schedule – SDPUC Volume No. 2**

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GAS TRANSPORTATION AGREEMENT

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**EXHIBIT "B"
 GAS TRANSPORTATION AGREEMENT**

This document is an attachment to the Gas Transportation Agreement dated [redacted] between MONTANA-DAKOTA UTILITIES CO. and [redacted] covering natural gas transportation service to Customer's facility located at [redacted].

Rate

Term of Rate

[redacted]

[redacted]

Accepted and agreed to this [redacted] day of [redacted], 20[redacted].

[redacted]

By: [redacted]

Title: [redacted]

Accepted and agreed to this [redacted] day of [redacted], 20[redacted].

MONTANA-DAKOTA UTILITIES CO.,
 A Division of MDU Resources Group, Inc.

By: [redacted]
 William J. Huether
 Director of Marketing & Customer Services

Date Filed: October 24, 2003

Effective Date: Service rendered on and after December 2, 2003

Issued By: Donald R. Ball
 Asst. Vice President-Regulatory Affairs

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Montana-Dakota Utilities Co.
 A Division of MDU Resources Group, Inc.
 400 N 4th Street
 Bismarck, ND 58501

**State of South Dakota
 Gas Rate Schedule – SDPUC Volume No. 2**

Section No. 6
 Original Sheet No. 20
 Canceling Vol. 1 1st Rev. Sheet No. 26

CUSTOMERS AGREEMENT FOR GAS EXTENSION

31477(18-01)
 (Rev. 1/99)

**INTERRUPTIBLE GAS SERVICE
 EXTENSION AGREEMENT (RATE 119)**

THIS AGREEMENT, made and entered into this _____ day of _____, by and between MONTANA-DAKOTA UTILITIES CO., a Division of MDU Resources Group, Inc., a Delaware Corporation, 400 North Fourth Street, Bismarck, North Dakota, hereinafter called "Company," and _____ hereinafter called "Customer," whether one or more.

WHEREAS, Customer has requested that Company provide natural gas service to Customer at the following location:

County of _____, State of _____; and

WHEREAS, such service will necessitate the construction by Company of a gas main extension, and the installation of the necessary facilities.

NOW, THEREFORE, in consideration of the mutual covenants and agreements herein contained, it is hereby agreed as follows:

1. Company agrees to construct and install said natural gas Project in accordance with the Interruptible Gas Service Extension Policy Rate 119, attached hereto and incorporated herein, and Customer agrees that, prior to construction of same, Customer will pay to Company the required cost participation for the Project, in the sum of \$ _____, to be paid as follows:

2. It is further agreed that after facilities have been placed in service, Company shall recalculate the Customer's cost participation as outlined below:

Final Actual Cost of Project	\$ _____
Adjusted for Federal and State Income Taxes	\$ _____
Preliminary Cost Participation	\$ 0.00
Difference to be: <input type="checkbox"/> Paid to Company	\$ _____
<input type="checkbox"/> Refunded to Customer	\$ _____

3. Interest will be paid by Company to Customer on any refunds made to Customer who has made a cash contribution for the Project. On any refund amounts, interest will be calculated annually by the Company at the rate required pursuant to the Interruptible Gas Service Extension Policy Rate 119 applicable in the state in which the Project is located.

4. "Project", as used in this Agreement, shall include the gas main extension(s), valves, service stub(s), or service line(s) complete where applicable, regulators, meters (excluding electronic measurement equipment), any required payments made by the Company to the transmission pipeline company to accommodate the extension(s), and other costs as adjusted for applicable federal and state income taxes.

5. This Agreement applies only to Company-owned facilities and does not apply to Customer-owned gas service lines. Company shall not be liable for any damages on account of injury to or death of persons, or damage to property, due to the operation, maintenance, repair or replacement of the Customer's service line or customer-owned piping and equipment. All duties and liabilities in this respect are assumed by the Customer.

6. The following additional terms and conditions shall apply to Company's construction of a gas main and installation of the necessary facilities as follows:

7. The following listed documents are attached hereto, and incorporated herein as part of the Agreement:

- a. Interruptible Gas Service Extension Policy, effective date:
- b. Estimate of Construction Costs
- c. Map showing the route of the extension
- d. Economic Analysis of the extension

8. This Agreement shall be binding upon and inure to the benefit of the parties, their respective successors and assigns; but the assignment of this Agreement by either party shall not relieve such party, without the written consent of the other, from any of the obligations undertaken by this Agreement. Further, this Agreement shall expire on December 1, of the year in which it was signed by the Company or on the following date, _____, whichever is later, if construction of the extension has not begun. If the Agreement expires, Company will refund any deposit made by Customer and, thereafter, all parties shall be relieved from any and all further liability in connection with this Agreement.

a. If, within the five-year period after the extension(s) in service date, the total of customer's contribution and actual margin to the Company equals or exceeds the total present value of the revenue requirement associated with the extension, the Company shall refund the amount exceeding the revenue requirement, in accordance with the Interruptible Gas Service Extension Policy Rate 119.

b. No refund shall be made by Company to Customer after the five-year refund period has expired, and in no case shall the refund, excluding interest, exceed the amount of contribution made by the Customer.

MONTANA-DAKOTA UTILITIES CO.
 A Division of MDU Resources Group, Inc.

Customer _____ Date _____ Region Manager _____ Date _____

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Montana-Dakota Utilities Co.
A Division of MDU Resources Group, Inc.
 400 N 4th Street
 Bismarck, ND 58501

**State of South Dakota
 Gas Rate Schedule – SDPUC Volume No. 2**

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CUSTOMERS AGREEMENT FOR GAS EXTENSION

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2148/12-01
 Rev. 1/99

**FIRM GAS SERVICE
 EXTENSION AGREEMENT (RATE 120)**

THIS AGREEMENT, made and entered into this _____ day of _____, by and between MONTANA-DAKOTA UTILITIES CO., a Division of MDU Resources Group, Inc., a Delaware Corporation, 400 North Fourth Street, Bismarck, North Dakota, hereinafter called "Company," and _____ hereinafter called "Customer," whether one or more.

WHEREAS, Customer has requested that Company provide natural gas service to Customer at the following location:

County of _____ State of _____ and _____

WHEREAS, such service will necessitate the construction by Company of a gas main extension and the installation of the necessary facilities, NOW, THEREFORE, in consideration of the mutual covenants and agreements herein contained, it is hereby agreed as follows:

1. Company agrees to construct and install said natural gas Project in accordance with the Firm Gas Service Extension Policy Rate 120 and Customer agrees that, prior to construction of same, Customer will pay to Company the required cost participation for the Project, in the sum of \$ _____, to be paid as follows:
2. It is further agreed that after facilities have been placed in service, Company shall recalculate the Customer's cost participation as outlined below:

Final Actual Cost of Project	\$ _____
Less Maximum Allowable Investment (per Rate 120)	\$ _____
Final Cost Participation	\$ _____
Preliminary Cost Participation	\$ 0.00
Difference to be: <input type="checkbox"/> Paid to Company	\$ _____
<input type="checkbox"/> Refunded to Customer	\$ _____
3. Interest will be paid by Company to Customer on any refunds made to Customer who has made a cash contribution for the Project. On any refund amounts, interest will be calculated annually by the Company at the rate required pursuant to the Firm Gas Service Extension Policy Rate 120 applicable in the state in which the project is located.
4. "Project", as used in this Agreement, shall include the gas main extension(s), valves, service stub(s), or service line(s) complete where applicable, any required payments made by the Company to the transmission pipeline company to accommodate the extension(s), and other costs excluding the distribution meter and regulator.
5. This Agreement applies only to Company-owned facilities and does not apply to Customer-owned gas service lines. Company shall not be liable for any damages on account of injury to or death of persons, or damage to property, due to the operation, maintenance, repair or replacement of the Customer's service line or customer-owned piping and equipment. All duties and liabilities in this respect are assumed by the Customer.
6. The following additional terms and conditions shall apply to Company's construction of a gas main and installation of the necessary facilities as follows:

7. The following documents are attached hereto, and incorporated herein, as part of the Agreement:
 - a. Estimate of construction costs
 - b. Map showing the route of the extension
 - c. Economic analysis of the extension
 - d. Firm Gas Service Extension Policy, effective date:
8. This Agreement shall be binding upon and inure to the benefit of the parties, their respective successors and assigns; but the assignment of this Agreement by either party shall not relieve such party, without the written consent of the other, from any of the obligations undertaken by this Agreement. Further, this Agreement shall expire on December 1, of the year in which it was agreed by the Company, or on the following date, _____, whichever is later; if construction of the extension has not begun. If the Agreement expires, Company will refund any deposit made by Customer and, thereafter, all parties shall be relieved from any and all further liability in connection with this Agreement.
 - a. If, within the five-year period after the extension(s) is service date, the number of active customers and metered volumes exceeds the projections used in the economic analysis, the Company shall recalculate the participation requirement by recalculating the maximum allowable investment, in accordance with the Firm Gas Service Extension Policy Rate 120. No refund shall be made by Company to Customer until the new applicants begin taking service from the Company.
 - b. If after the aforementioned five-year period, the Customer's participation amount of \$ _____ has not been fully refunded by that time, the obligation of the Company to make refunds shall cease. In no event, shall the total amount of refunds exceed the amount paid to Company hereunder.

MONTANA-DAKOTA UTILITIES CO.
 A Division of MDU Resources Group, Inc.

Customer _____ Date _____ Region Manager _____ Date _____

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Montana-Dakota Utilities Co.
 A Division of MDU Resources Group, Inc.
 400 N 4th Street
 Bismarck, ND 58501

**State of South Dakota
 Gas Rate Schedule – SDPUC Volume No. 2**

Section No. 6
 Original Sheet No. 21.1

GAS SERVICE ORDER

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GAS SERVICE ORDER (Form 8887 Rev. 1-81) FARM TAP ACCOUNT: YES NO				MATERIALS USED FOR ADDITIONS (RETIREMENTS) STUB W.O. DOC.											
SERVICE ADDRESS				Serv W.O. Doc. Main W.O. Doc.											
SEV: YES NO	TOWN	STATE	ADDITION RETIREMENT	Add B	300.03PU.7380	W									
TOWNSHIP/RANGE SECTION BLOCK LOT CITY/LIMITS				Add B	300.03PU.7380	W									
MAY BE SURVEYED				Add O	300.03PU.7376	W									
DATE E.A. TAPPED & BY WHOM				Add O	300.03PU.7376	W									
DATE RET. TAPPED & BY WHOM				Retire B	300.03PU.8388	W	Vintage								
COMPLETION MATCH				Retire B	300.03PU.8376	W	Vintage								
INDICATE NORTH				Other B	30 03PU		W								
				ITEM	SIZE	MAIN	STUB	SERV	ITEM	SIZE	MAIN	STUB	SERV		
				ANGDE-MAG-					TEE-PL-BUTT.						
				CAP-DR-					TEE-PL-BUTT.						
				CAP-PL-BUTT.					TEE-PL-TAP.						
				CAP-PL-BUTT.					TEE-PL-TAP.						
				CAP-PL-SKT.					TEE-PL-SKT.						
				CAP-PL-SKT.					TEE-PL-SKT.						
				CAP-WLD-20					TEE-PL-WT.						
				COATING-TD-20					TEE-ST-2 1/2"						
				COUP-PL-					TEE-STPTRN.						
				COUP-PL-					TEE-STP.						
				COUP-PL-BUTT.					TEE-4VC-M17600.						
				COUP-PL-BUTT.					TEE-TAS-MU.						
				COUP-PL-ELF.					TEE-TS-MU.						
				COUP-PL-ELF.					TEE-WLD.						
				DL-BU-WI-8PL					TRANS-PC.						
				ELL-PL-90					VLV-SLW.	4HS					
				ELL-PL-90-SKT.											
				ELL-PL-90-SKT.					ITEM	ITEM NO.	MAIN	STUB	SERV		
				ELL-PL-45-BUTT.					EXEMPT MATERIAL	3180002					
ELL-PL-45-BUTT.					EXEMPT MATERIAL	3089999									
ELL-PL-90-BUTT.					WI-LOC-QUIK-4-HW/PE	2578007									
ELL-PL-90-BUTT.					SMALL FITTING	2899997									
ELL-WLD-45															
ELL-WLD-90															
ELL-WLD-90-K.															
EPV-PL-															
LSF-M17180															
PIP-PL- 1/2"															
PIP-PL- 3/8"															
PIP-PL- 1/2"															
PIP-PL- 3/8"															
PIP-SKT.															
PIP-SKT.															
RED-WLD-															
RUB-PL-TG-GROUP															
RUB-PL-TG															
RUB-PL-S															

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Montana-Dakota Utilities Co.
 A Division of MDU Resources Group, Inc.
 400 N 4th Street
 Bismarck, ND 58501

**State of South Dakota
 Gas Rate Schedule – SDPUC Volume No. 2**

Section No. 6
 Original Sheet No. 23

WARNING NOTICE

Page 1 of 1

WARNING NOTICE

NAME: _____
 ADDRESS: _____
 TOWN: _____ METER: _____

We have observed your _____
 (Name of appliance)
 and found an unsafe/unsatisfactory condition due to:

This condition can be corrected by:

IN THE INTEREST OF SAFETY AND GOOD SERVICE, YOU ARE URGED TO HAVE YOUR LOCAL CONTRACTOR OR MONTANA-DAKOTA UTILITIES CO. CORRECT THIS CONDITION AT ONCE.

After the repair or replacement is completed, please notify our customer service department at: **1-800-638-3278**

- **UNSATISFACTORY CONDITION EQUIPMENT:**
 LEFT ON LEFT OFF
- **UNSAFE CONDITION EQUIPMENT:**
 SHUT OFF LEFT ON (Explain)

NOTICE REC'D BY: _____
 (Customer Signature)
 Owner Occupant Other

MDU By: _____
 Date: _____
 Certified Letter Sent (Date): _____

20241-G(4-73)
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